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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
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| 09/848,982 | 05/03/2001 | Ted E. Dunning | 22227-05479 | 8782 |

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EXAMINER

WONG, LESLIE

ART UNIT PAPER NUMBER

2164

DATE MAILED: 12/02/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

| | | | |
|------------------------------|--------------------------------------|---------------------------------------|--|
| Office Action Summary | Application No. 09/848,982 | Applicant(s) DUNNING ET AL. | |
| | Examiner Leslie Wong | Art Unit 2164 | |

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 06 July 2005.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-35 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-35 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on _____ is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
 2. ☐ Certified copies of the priority documents have been received in Application No. _____.
 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413) Paper No(s)/Mail Date. _____ |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | 5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152) |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____ |

DETAILED ACTION

Response to Amendment

1. Receipt of Applicant's Amendment, filed 06 July 2005, is acknowledged.

Claim Rejections - 35 USC § 103

2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

3. Claims 1-35 are rejected under 35 U.S.C. 103(a) as being unpatentable over **Damashek** (U.S. Patent 5,418,951) in view of **Ortega et al.** (U.S. Patent Application 20020152204A1).

Regarding claims 1, 12, 23, and 34, **Damashek** teaches a computer-implemented method, system, and computer-readable medium for performing text equivalencing from a query string of characters comprising:

a). **'modifying the query string using a predetermined set of heuristics'** as reducing multiple spaces to a single space within a string of characters and the strings of characters may also be eliminated or replaced by a user-defined character or strings of characters (col. 4, line 64 – col. 5, line 5; col. 8, line 64 col. 9, line 2);

b). **'comparing the modified query string with at least one known string of characters in a corpus in order to locate a match'** as comparing the scores for the n-grams strings between the unidentified document and the reference documents to determine the degree of similarity between the strings of the two documents (col. 5, lines 54-67; col. 4, lines 10-60);

c). **'responsive to not finding an exact match, performing the steps of:**

1). **forming a plurality of sub-strings of characters from the query string, the sub-strings having varying lengths such that at least two of the formed sub-strings differ in length'** as parsing text which is written in an unidentified language into n-grams. N-grams (i.e. sub-strings) are consecutive runs of n characters where n is any positive integer greater than zero.

Moderately long n-grams (i.e., $N > 3$) are typically more informative and n is fixed at some value that is useful (col. 4, lines 49-56; col. 5, lines 24-30; col. 3, lines 21-24; col. 4, lines 24-27; col. 5, lines 24-29); and

2). **‘using an information retrieval technique on the sub-strings formed from the query string to identify a known string of characters equivalent to the query string’** as enumerating the n-grams contained in the unidentified document and comparing the result of that operation with the enumerated n-grams found in a reference document (col. 3, lines 22-34 and col. 4, lines 10-60).

b). **Damashek** does not explicitly teach a step of performing a character-by-character comparison of the strings.

Ortega et al., however, teaches a step of **‘performing a character-by-character comparison of the query string’** as comparing a non-matching term to the list of related terms one-by-one using an anagram-type function which compares two character-strings and returns a numerical similarity score (§§ 0021, 0033, 0057-0064).

It would have been obvious to one of ordinary skill in the art at the time of the invention was made to combine the teachings of the cited references because **Ortega’s** teaching would have allowed **Damashek’s** to facilitate processing and increasing the efficiency of a search query by invoking the spelling correction process to attempt to correct the non-matching term(s) and comparing a non-matching term of a search criteria with data in the correlation table to identify any possible replacements (§ 0010) as suggested by **Ortega et al.** at §§ 0054 and 0066.

Regarding claims 2, 13, 24, and 35, **Damashek** further teaches a step wherein the information retrieval technique further comprises:

- a). weighting the sub-strings (col. 5, lines 31);
- b). scoring the known string of characters (col. 8, lines 51-56); and
- c). retrieving information associated with a known string having the highest score (col. 9, lines 64-66).

Regarding claims 3, 14, and 25, **Damashek** further teaches a step comprising, responsive to the highest score being greater than a first threshold, automatically accepting the known string having the highest score as an exact match (col. 8, lines 51-63).

Regarding claims 4, 15, and 26, **Damashek** further teaches a step comprising, responsive to the highest score being less than a second threshold and greater than a first threshold, presenting the known string having the highest score to a user for manual confirmation (col. 9, lines 12-14; col. 10. 45-49).

Regarding claims 5, 16, and 27, **Damashek** further teaches a step comprising, responsive to the highest score being less than a second threshold and greater than a third threshold, presenting the known string having the highest score to a user to select the equivalent string of characters (col. 9, lines 12-14; col. 10. 45-49).

Art Unit: 2164

Regarding claims 6, 17, and 28, **Damashek** further teaches a step forming a plurality of sub-strings of characters comprises successively extending sub-strings based on frequency of occurrence in the modified query string (col. 3, lines 21-24; col. 4, lines 24-27).

Regarding claims 7, 18, and 29, **Damashek** further teaches a step wherein the query string is selected from the group consisting of a song title, a song artist, an album name, a book title, an author's name, a book publisher, a genetic sequence, and a computer program (col. 9, lines 35-37).

Regarding claims 8, 19, and 30, **Damashek** further teaches a step wherein the predetermined set of heuristics comprises removing whitespace from the query string (col. 4, line 64 – col. 5, line 5).

Regarding claims 9, 20, and 31, **Damashek** further teaches a step wherein the predetermined set of heuristics comprises removing a portion of the query string (col. 8, line 64 – col. 9, line 10).

Regarding claims 10, 21, and 32, **Damashek** further teaches a step wherein the predetermined set of heuristics comprises replacing a symbol in the query string with an alternate representation for the symbol (col. 4, line 64 – col. 5, line 5).

Regarding claims 11, 22, and 33, **Damashek** further teaches a step wherein storing a database entry indicating (i.e., similarity score) that the query string is an equivalent of the identified known string (col. 8, lines 51-56).

Response to Argument

4. Applicants' arguments filed 06 July 2005 have been fully considered but they are not persuasive.

Applicants argue that Damashek and Ortega, is not seen to show each and every one of the above features, particularly as regards, forming, in response to not finding an exact match, a plurality of substrings of characters from a query string, the sub-strings having varying lengths such that at least two of the formed sub-strings differ in length, and using an information retrieval technique on the sub-strings formed from the query string to identify a known string of characters equivalent to the query string. More particularly, neither Damashek nor Ortega are seen to use sub-strings of varying lengths such that at least two of the formed sub-string differ in length. As is described in Damashek at col. 5, lines 24-30, reference documents are parsed into n-grams, where **"n" is fixed at a useful value such as "5"**. In addition, **Figure 3 of Damashek shows formed n-grams which are all of length "2"**. Thus, Damashek is seen to fix the value of "n" such that all of the n-grams are of length "n". Damashek is not seen to disclose forming sub-strings having varying lengths such that at least two of the formed sub-strings differ in length.

In response to the preceding arguments, Examiner respectfully submits that Damashek teaches “forming sub-strings having varying lengths such that at least two of the formed sub-strings differ in length” as N-grams (i.e. sub-strings) are consecutive runs of n characters where n is any positive integer greater than zero. Moderately long n-grams (i.e., $N > 3$) are typically more informative and n is fixed at some value that is useful (col. 4, lines 49-56; col. 5, lines 24-30; col. 3, lines 21-24; col. 4, lines 24-27; col. 5, lines 24-29. The fact that the Damashek discloses that N IS ANY POSITIVE INTEGER means that one can keep increasing N until the results prove useful. For example, if $n=2$ does not produce adequate letters for comparison, one can increase $n=3$ or greater if need be to allow the string to be compared to other strings in an efficient manner. Fig. 3 shows $n\text{-gram}=2$ and col. 5, line 24-30 shows $n\text{-gram}=5$. At such, we would have “*at least two of the formed sub-string differ in length*” as claimed.

Below are prior arts that will reinforce the point regarding varying the length of N as mentioned above.

Hargrave, III et al. (U.S. Patent 6,131,082) teaches tokenizing step 109 generates a set of letter n-grams included in the selected text segment. In a preferred embodiment, trigrams (i.e., three sequential characters) are used for English and Indo-European languages while bi-grams (i.e., two sequential characters) are used for Asian languages such as Korean, Japanese and Chinese. It is expressly understood that **the size of the n-grams is not a limitation** of the present invention. Any n-gram size can

Art Unit: 2164

be chosen including 1-grams, 2-grams, 3-grams, 4-grams, 5-grams, 6-grams, or higher.

Various n-grams sizes will prove useful in some applications (col. 6, lines 32-45).

Further, the Wikipedia dictionary indicates that by converting a string to N-grams, it can be embedded in a vector space thus **allowing the string to be compared to other string in an efficient manner.**

Below is a definition of N-gram from Wikipedia

N-gram

An **N-gram** is a subsequence of n letters from a given string after removing all spaces. For example, the 3-grams that can be generated from "good morning" are "goo", "ood", "odm", "dmo", "mor" and so forth.

By converting a string to N-grams, it can be embedded in a vector space thus allowing the string to be compared to other strings in an efficient manner. For example, if we convert strings with only letters in the English alphabet into 3-grams, we get a 26^3 dimensional space (the first dimension measures the number of occurrences of "aaa", the second "aab", and so forth for all possible combinations of three letters).

Note that using this representation we lose information about the string. For example, both the strings "abcba" and "bcbab" give rise to exactly the same 2-grams. However, we know empirically that if two strings of real text have a similar vectorial representation (for example a small cosine distance) then they are likely to be similar.

This entry is from Wikipedia, the leading user-contributed encyclopedia. It may not have been reviewed by professional editors (see [full disclaimer](#))

Additionally, **Ross et al.** (U.S. Patent Application 2003/0190077 A1) teaches another known way of **improving the efficiency** of dictionaries is to use specialized dictionaries that contain smaller amounts of content than a more generalized dictionary but that are limited in their application. On such specialized dictionary is an "**n-gram**" **dictionary**, which includes information about the frequency in which certain character

sequences (i.e., two-letter, three-letter, etc...) occur in the English language. For example, the two-letter combination "Qu" (a 2-gram) occur in the English words much more frequently than "Qo" (\P 0010).

The use of n-grams as described above should be apparent to one of the ordinary skilled in the art. Consequently, it is submitted that the newly added limitation "...such that at least two of the formed sub-strings differ in length" is equivalent to Damashek's n-grams as the Applicants' specification paragraphs 27-31 discloses sub-strings are formed from a series of characters in a given string of characters by extending the sub-strings (i.e., forming variable length sub-strings) based on the frequency of occurrence of the extended sub-strings. The system looks for extensions of frequently appearing sub-string formed by adding one character. For example, the system then looks for frequently appearing 3-grams, 4-grams, or n-grams, where n is any positive integer value greater than 2. Damashek teaches a pattern recognition technique based on n-gram comparisons among documents that are similar in language and/or topic look alike in that they tend to contain many of the same n-gram. Further, Damashek teaches the reference documents are parsed into n-grams, all the unique n-grams that occur in that reference document (where n is typically fixed at some value that is useful, such as n=5) (col. 3, lines 22-25 and col. 4, lines 24-27; col. 5, lines 24-30). Hence, Damashek's teaching is in conformity with Applicants' limitation of "varying length of sub-strings *such that at least two of the formed sub-strings differ in length*".

Further, Damashek teaches the limitation: *“using an information retrieval technique on the sub-strings formed from the query string to identify a known string of characters equivalent to the query string”* as the documents that are similar in language and/or topic look alike, in that they tend to contain many of the same n-grams. The system enumerates the n-grams contained therein (i.e., query string) and comparing the result of that operation with the enumerated n-grams found in another document (i.e., known string). This realization allows for simplifications in the search algorithm used to identify related documents (i.e., string) (col. 4, lines 24-36).

Applicants further argue that Ortega does not even discuss the use of n-grams. Rather, Ortega merely describes a technique for predicting the correct spelling of search terms within multi-term search queried based on previously determined relationships between correctly-spelled and incorrectly-spelled search terms. In response to the preceding arguments, Examiner respectfully submits that Ortega does not have to teach the use of n-grams as the reference was brought in to compliment the limitation *“performing a character-by-character comparison”* which Damashek does not explicitly suggest. Applicants have made a piecemeal analysis of the references. Applicants are therefore reminded that one cannot show nonobviousness by attacking references individually where the rejections are based on combinations of references. See *In re Keller*, 642 F.2d 413, 208 USPQ 871 (CCPA 1981); *In re Merck & Co.*, 800 F.2d 1091, 231 USPQ 375 (Fed. Cir. 1986). Hence, Applicants' attack of Damashek and Ortega references individually cannot be relied upon to show non-obviousness.

Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure in PTO form 892.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Leslie Wong whose telephone number is (571) 272-4120. The examiner can normally be reached on Monday to Friday 9:30am - 6:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, CHARLES RONES can be reached on (571)272-4085. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Application/Control Number: 09/848,982
Art Unit: 2164

Page 13

A handwritten signature in black ink, appearing to read 'Leslie Wong', with a long horizontal flourish extending to the right.

Leslie Wong
Primary Patent Examiner
Art Unit 2164

LW
November 26, 2005